1	IGNITION INTERLOCK SYSTEM AMENDMENTS
2	2011 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: John L. Valentine
5	House Sponsor: Patrick Painter
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Motor Vehicles Code and the Public Safety Code by amending
)	provisions relating to ignition interlock systems.
	Highlighted Provisions:
,	This bill:
3	provides definitions;
	 requires an ignition interlock system provider or an ignition interlock system
	installer to be licensed by the Driver License Division;
)	requires the Driver License Division to issue licenses for ignition interlock system
7	providers and installers and specifies procedures and requirements for issuing the
3	licenses;
)	 grants the Driver License Division rulemaking authority to establish procedures for
)	the implementation of the ignition interlock system provider and installer licensure
1	program;
2	 requires an ignition interlock system provider who installs an ignition interlock
3	system on a person's vehicle to:
1	 provide proof of installation to the person;
	• electronically notify the division of installation of an ignition interlock system
	on the person's vehicle; and
	• electronically notify the division if a person has removed an ignition interlock
	system from the person's vehicle;
9	requires the Driver License Division to suspend the license of any person who is an

30	ignition interlock driver upon notice to the person for the duration of the person's ignition
31	interlock restriction period until the division:
32	 receives electronic notification from an ignition interlock system provider
33	showing new proof of the installation of an ignition interlock system; or
34	• electronically verifies that the person does not have a vehicle registered in the
35	person's name;
36	• requires the Driver License Division to suspend the license of any person without
37	hearing and without receiving a record of the person's conviction of crime seven
38	days after receiving electronic notification from a provider that a person has
39	removed an ignition interlock system from the person's vehicle if the person is an
40	interlock restricted driver until the division:
41	 receives electronic notification from an ignition interlock system provider
12	showing new proof of the installation of an ignition interlock system; or
43	• electronically verifies that the person does not have a vehicle registered in the
14	person's name;
45	• grants the Driver License Division authority to make administrative rules regarding
46	the administration of the ignition interlock system program and certification and
1 7	regulation of ignition interlock system providers; and
48	makes technical changes.
19	Money Appropriated in this Bill:
50	None
51	Other Special Clauses:
52	This bill takes effect on July 1, 2012.
53	Utah Code Sections Affected:
54	AMENDS:
55	41-6a-518, as last amended by Laws of Utah 2009, Chapter 183
56	ENACTS:
57	53-3-1001 , Utah Code Annotated 1953

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58	53-3-1002 , Utah Code Annotated 1953
59	53-3-1003 , Utah Code Annotated 1953
60	53-3-1004 , Utah Code Annotated 1953
61	53-3-1005 , Utah Code Annotated 1953
62	53-3-1006 , Utah Code Annotated 1953
63	53-3-1007 , Utah Code Annotated 1953
64 65	53-3-1008 , Utah Code Annotated 1953
65 66	Be it enacted by the Legislature of the state of Utah:
67	Section 1. Section 41-6a-518 is amended to read:
68	41-6a-518. Ignition interlock devices Use Probationer to pay cost
69	Impecuniosity Fee.
70	(1) As used in this section:
71	(a) "Commissioner" means the commissioner of the Department of Public Safety.
72	(b) "Ignition interlock system" or "system" means a constant monitoring device or any
73	similar device certified by the commissioner that prevents a motor vehicle from being started
74	or continuously operated without first determining the driver's breath alcohol concentration.
75	(c) "Probation provider" means the supervisor and monitor of the ignition interlock
76	system required as a condition of probation who contracts with the court in accordance with
77	Subsections 41-6a-507(2) and (3).
78	(2) (a) In addition to any other penalties imposed under Sections 41-6a-503 and
79	41-6a-505, and in addition to any requirements imposed as a condition of probation, the court
80	may require that any person who is convicted of violating Section 41-6a-502 and who is
81	granted probation may not operate a motor vehicle during the period of probation unless that
82	motor vehicle is equipped with a functioning, certified ignition interlock system installed and
83	calibrated so that the motor vehicle will not start or continuously operate if the operator's blood
84	alcohol concentration exceeds a level ordered by the court.
85	(b) If a person convicted of violating Section 41-6a-502 was under the age of 21 when

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the violation occurred, the court shall order the installation of the ignition interlock system as a condition of probation.

- (c) The division shall post the ignition interlock restriction on the electronic record available to law enforcement.
- (d) This section does not apply to a person convicted of a violation of Section 41-6a-502 whose violation involves drugs other than alcohol.

- (3) If the court imposes the use of an ignition interlock system as a condition of probation, the court shall:
- (a) stipulate on the record the requirement for and the period of the use of an ignition interlock system;
- (b) order that an ignition interlock system be installed on each motor vehicle owned or operated by the probationer, at the probationer's expense;
- (c) immediately notify the Driver License Division and the person's probation provider of the order; and
- (d) require the probationer to provide proof of compliance with the court's order to the probation provider within 30 days of the order.
- (4) (a) The probationer shall provide timely proof of installation within 30 days of an order imposing the use of a system or show cause why the order was not complied with to the court or to the probationer's probation provider.
- (b) The probation provider shall notify the court of failure to comply under Subsection (4)(a).
- (c) For failure to comply under Subsection (4)(a) or upon receiving the notification under Subsection (4)(b), the court shall order the Driver License Division to suspend the probationer's driving privileges for the remaining period during which the compliance was imposed.
- (d) Cause for failure to comply means any reason the court finds sufficiently justifiable to excuse the probationer's failure to comply with the court's order.
- (5) (a) Any probationer required to install an ignition interlock system shall have the

system monitored by the manufacturer or dealer of the system for proper use and accuracy at least semiannually and more frequently as the court may order.

- (b) (i) A report of the monitoring shall be issued by the manufacturer or dealer to the court or the person's probation provider.
 - (ii) The report shall be issued within 14 days following each monitoring.
- (6) (a) If an ignition interlock system is ordered installed, the probationer shall pay the reasonable costs of leasing or buying and installing and maintaining the system.
- (b) A probationer may not be excluded from this section for inability to pay the costs, unless:
 - (i) the probationer files an affidavit of impecuniosity; and

- (ii) the court enters a finding that the probationer is impecunious.
- (c) In lieu of waiver of the entire amount of the cost, the court may direct the probationer to make partial or installment payments of costs when appropriate.
- (d) The ignition interlock provider shall cover the costs of waivers by the court under this Subsection (6).
- (7) (a) If a probationer is required in the course and scope of employment to operate a motor vehicle owned by the probationer's employer, the probationer may operate that motor vehicle without installation of an ignition interlock system only if:
 - (i) the motor vehicle is used in the course and scope of employment;
 - (ii) the employer has been notified that the employee is restricted; and
- (iii) the employee has proof of the notification in the employee's possession while operating the employer's motor vehicle.
- (b) (i) To the extent that an employer-owned motor vehicle is made available to a probationer subject to this section for personal use, no exemption under this section shall apply.
- (ii) A probationer intending to operate an employer-owned motor vehicle for personal use and who is restricted to the operation of a motor vehicle equipped with an ignition interlock system shall notify the employer and obtain consent in writing from the employer to install a system in the employer-owned motor vehicle.

142	(c) A motor vehicle owned by a business entity that is all or partly owned or controlled
143	by a probationer subject to this section is not a motor vehicle owned by the employer and does
144	not qualify for an exemption under this Subsection (7).
145	(8) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
146	the commissioner shall make rules setting standards for the certification of ignition interlock
147	systems.
148	(b) The standards under Subsection (8)(a) shall require that the system:
149	(i) not impede the safe operation of the motor vehicle;
150	(ii) have features that make circumventing difficult and that do not interfere with the
151	normal use of the motor vehicle;
152	(iii) require a deep lung breath sample as a measure of breath alcohol concentration;
153	(iv) prevent the motor vehicle from being started if the driver's breath alcohol
154	concentration exceeds a specified level;
155	(v) work accurately and reliably in an unsupervised environment;
156	(vi) resist tampering and give evidence if tampering is attempted;
157	(vii) operate reliably over the range of motor vehicle environments; and
158	(viii) be manufactured by a party who will provide liability insurance.
159	(c) The commissioner may adopt in whole or in part, the guidelines, rules, studies, or
160	independent laboratory tests relied upon in certification of ignition interlock systems by other
161	states.
162	(d) A list of certified systems shall be published by the commissioner and the cost of
163	certification shall be borne by the manufacturers or dealers of ignition interlock systems
164	seeking to sell, offer for sale, or lease the systems.
165	(e) (i) In accordance with Section 63J-1-504, the commissioner may establish an
166	annual dollar assessment against the manufacturers of ignition interlock systems distributed in
167	the state for the costs incurred in certifying.
168	(ii) The assessment under Subsection (8)(e)(i) shall be apportioned among the

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manufacturers on a fair and reasonable basis.

170	(f) The commissioner shall require a provider of an ignition interlock system certified
171	in accordance with this section to comply with the requirements of Title 53, Chapter 3, Part 10,
172	Ignition Interlock System Program Act.
173	(9) There shall be no liability on the part of, and no cause of action of any nature shall
174	arise against, the state or its employees in connection with the installation, use, operation,
175	maintenance, or supervision of an interlock ignition system as required under this section.
176	Section 2. Section 53-3-1001 is enacted to read:
177	Part 10. Ignition Interlock System Program Act
178	<u>53-3-1001.</u> Title.
179	This part is known as the "Ignition Interlock System Program Act."
180	Section 3. Section 53-3-1002 is enacted to read:
181	<u>53-3-1002.</u> Definitions.
182	As used in this part:
183	(1) "Ignition interlock system" has the same meaning as defined in Section
184	<u>41-6a-518.2.</u>
185	(2) "Ignition interlock system provider" means an individual who:
186	(a) is acting on behalf of a business enterprise conducted by a person, association,
187	partnership, or corporation for the purpose of installation and maintenance of an ignition
188	interlock system;
189	(b) is certified as an installer;
190	(c) has met the requirements for ignition interlock system provider status as established
191	by the division;
192	(d) is authorized or certified to operate or manage an ignition interlock system
193	business;
194	(e) may supervise the work of another installer; and
195	(f) charges a fee for the services described under this Subsection (2).
196	(3) "Installer" means a person, whether acting as an ignition interlock system provider
197	or for an ignition interlock system provider for compensation, who is certified by the division

198	to install ignition interlock systems.
199	(4) "Interlock restricted driver" has the same meaning as defined in Section
200	<u>41-6a-518.2.</u>
201	(5) "Provider" means an ignition interlock system provider.
202	Section 4. Section 53-3-1003 is enacted to read:
203	53-3-1003. Licenses required Inspections.
204	(1) An ignition interlock system provider may be certified to facilitate installation of
205	ignition interlock systems only if the provider applies for and obtains a license from the
206	division.
207	(2) A person may act as an ignition interlock system installer only if the person applies
208	for and obtains a license from the division.
209	(3) The division shall inspect the provider facilities and equipment of applicants and
210	licensees and examine applicants for provider licenses and installer licenses.
211	(4) The division shall administer and enforce this part.
212	Section 5. Section 53-3-1004 is enacted to read:
213	53-3-1004. Ignition interlock system provider license Contents of rules.
214	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
215	commissioner shall make rules regarding the requirements for:
216	(1) an ignition interlock system provider license, including requirements concerning:
217	(a) locations;
218	(b) equipment;
219	(c) installers;
220	(d) previous records of the provider and installers;
221	(e) financial statements;
222	(f) schedule of fees and charges;
223	(g) character and reputation of the providers and installers;
224	(h) insurance as the commissioner determines necessary to protect the interests of the
225	public; and

226	(i) other provisions the commissioner may prescribe for the protection of the public;
227	(2) an installer's license, including requirements concerning:
228	(a) moral character;
229	(b) knowledge of the procedures for installation of an ignition interlock system; and
230	(c) other provisions the commissioner may prescribe for the protection of the public;
231	<u>and</u>
232	(3) applications for licenses.
233	Section 6. Section 53-3-1005 is enacted to read:
234	53-3-1005. License expiration and renewal Fee required Disposition of
235	revenue.
236	(1) (a) All ignition interlock system provider licenses and installer licenses:
237	(i) expire one year from the date of issuance; and
238	(ii) may be renewed upon application to the commissioner as prescribed by rule.
239	(b) Each application for an original or renewal provider license or installer license shall
240	be accompanied by a fee determined by the department under Section 63J-1-504.
241	(c) A license fee may not be refunded if the license is rejected, suspended, or revoked.
242	(2) The license fees collected under this part shall be placed in the Department of
243	Public Safety Restricted Account.
244	Section 7. Section 53-3-1006 is enacted to read:
245	53-3-1006. Licenses Cancellation, revocation, or refusal to issue or renew
246	Ineligibility for license.
247	(1) The department may cancel, revoke, or refuse to issue or renew an ignition
248	interlock system provider or installer license if it finds that the licensee or applicant has not
249	complied with or has violated this part or any rule made by the division.
250	(2) A licensee:
251	(a) shall return a canceled or revoked license to the division; and
252	(b) is not eligible to apply for a license under this part until six months have elapsed
253	since the date of a cancellation or revocation under this section.

254	Section 8. Section 53-3-1007 is enacted to read:
255	53-3-1007. Ignition interlock system provider Notification to the division upon
256	installation or removal of an ignition interlock system License suspension or revocation
257	for failure to install or remove.
258	(1) An ignition interlock system provider who installs an ignition interlock system on a
259	person's vehicle shall:
260	(a) provide proof of installation to the person; and
261	(b) electronically notify the division of installation of an ignition interlock system on
262	the person's vehicle.
263	(2) A provider shall electronically notify the division if a person has removed an
264	ignition interlock system from the person's vehicle.
265	(3) If an individual is an interlock restricted driver, the division shall:
266	(a) suspend the person's driving privilege for the duration of the restriction period as
267	defined in Section 41-6a-518.2;
268	(b) notify the person of the suspension period in place and the requirements for
269	reinstatement of the driving privilege with respect to the ignition interlock restriction
270	suspension; and
271	(c) clear the suspension upon:
272	(i) receipt of payment of the fee or fees specified in Section 53-3-105; and
273	(ii) (A) receipt of electronic notification from an ignition interlock system provider
274	showing proof of the installation of an ignition interlock system on the person's vehicle; or
275	(B) electronically verifying that the person does not have a vehicle registered in the
276	person's name.
277	(4) By following the emergency procedures in Title 63G, Chapter 4, Administrative
278	Procedures Act, the division shall suspend the license of any person without hearing and
279	without receiving a record of the person's conviction of crime seven days after receiving
280	electronic notification from a provider that a person has removed an ignition interlock system
281	from the person's vehicle if the person is an interlock restricted driver until:

282	(a) the division:
283	(i) receives payment of the fee or fees specified in Section 53-3-105; and
284	(ii) (A) receives electronic notification from an ignition interlock system provider
285	showing new proof of the installation of an ignition interlock system; or
286	(B) electronically verifies that the person does not have a vehicle registered in the
287	person's name; or
288	(b) the person's interlock restricted period has expired.
289	(5) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
290	division shall make rules establishing:
291	(a) procedures for certification and regulation of ignition interlock system providers;
292	(b) acceptable documentation for proof of the installation of an ignition interlock
293	device;
294	(c) procedures for an ignition interlock system provider to electronically notify the
295	division; and
296	(d) policies and procedures for the administration of the ignition interlock system
297	program created under this section.
298	Section 9. Section 53-3-1008 is enacted to read:
299	53-3-1008. Violations Penalties.
300	A violation of the requirement under this part to be licensed as an ignition interlock
301	system provider or installer is a class C misdemeanor.
302	Section 10. Effective date.
303	This bill takes effect on July 1, 2012.